

FILED

2018 JUN 27 PM 12:01

Name: William Scott Wright

Address: 309 EAST A2 AVE

Ruston LA. 71270

Phone: _____

Plaintiff In Pro Per

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

William Scott Wright

Case No. **CV18-05673** - DSF/GJS
(To be supplied by the Clerk)

PLAINTIFF,

vs. DEPT OF TREASURY

FORD MOTOR COMPANY

WELLS FARGO BANK LA. CA

U.S. BANK. L.A. CA.

CHASE BANK Ruston LA.

COMPTROLLER (OCC)

DEFENDANT(S)

U.S. O. A. VETERANS AFFAIRS

CITY OF Ruston LA. 71270

COMPLAINT FOR:

A DGT that is owed. I,
have not received monies,
that the appeal or overturn,
a DISTRICT DISPOSITION.

AND A KEDAH RESERVE,
BANK SURVEY BOND WHICH

IS MINE THAT A HO AN WAS GIVEING,

TO THE CITY OF LA. CA. FOR A,

TRANSFERRING OF PROSECUTION AND

JURY TRIAL DEMAND

WAS SENT TO THE CITY OF,

Ruston LA. WHICH IN NOON

RECEIVED.

I. JURISDICTION

1. This Court has jurisdiction under TITLES OF UNITED

STATES CODES AND UNITED STATES,

CODE ANNOTATED TITLE 1 SECTION,

204 TITLES THAT LEGN ENACTED INTO,

POSITIVE LAW TITLES 12 ETC.

BECKLE G.M.C. CAD TOPPANCE CA. SOUTH BAY

INGELWOOD CA. CITY TOWNS

1-2

VII. DEMAND FOR JURY TRIAL

Plaintiff hereby requests a jury trial on all issues raised in this complaint.

Dated: 6-27-18

Sign: William Scott Wright Jr

Print Name: William Scott Wright Jr

Plaintiff in pro per

II. VENUE

2. Venue is proper pursuant to Former CT decision,
ON MORE THAN ONE MATTER THAT HAS,
TO BE ADDRESS BEFORE THE COURTS EXTEND,
FROM A DIST CT 9th DECISION UPHOLDING A,
A COMPLAINT AS WELL AS ONE OR MORE JUDGES,
OR OPINION OR JUDGMENT OF A HIGHER CT
Fed Raley

III. PARTIES

3. Plaintiff's name is William A. Scott Wright Plaintiff resides
at: 309 EAST AZ AVE RUSTON LA,
71270 - ALSO WORKS OUT OF,
301 WEST FIRST ST L.A. CA,

L.A. COUNTY LEGAL LIT that house is the D.S.O.A,
APPEARS COURTS AS WELL AS U.S.O.A SUP CT

4. Defendant RUSTON CITY TREASURY
RUSTON LA, Wells Fargo BANK L.A. CA
CHASE BANK RUSTON LA,
U.S. BANK L.A. CA
(O.C.C.) COMPTROLLER

5. Defendant A.T.T. CORP.
RUSTON LA. & MONROE LA,
Ford motor ~~car~~ COMPANY,
PONCE G.M.C. CADILLAC,
TORRANCE CA, SOUTH BAY
INGWOOD CA, CITY OF INGWOOD
202, & TONING
SEARCHING,

IV. STATEMENT OF FACTS

Insert ¶ #

Insert ¶ #

Insert ¶ #

V. CAUSES OF ACTION

FIRST CAUSE OF ACTION

(_____)

insert title of cause of action

(As against Defendant(s): _____

_____)

Insert ¶ # _____

Insert ¶ # _____

Insert ¶ # _____

SECOND CAUSE OF ACTION

(
insert title of cause of action

(As against Defendant(s):
)

Insert ¶ #

Insert ¶ #

Insert ¶ #

THIRD CAUSE OF ACTION

(_____)
insert title of cause of action

(As against Defendant(s): _____)
_____)

Insert ¶ # _____

Insert ¶ # _____

Insert ¶ # _____

FOURTH CAUSE OF ACTION

(_____)
insert title of cause of action

(As against Defendant(s): _____)
_____)

Insert ¶ # _____

Insert ¶ # _____

Insert ¶ # _____

VI. REQUEST FOR RELIEF

WHEREFORE, the Plaintiff requests:

Insert ¶ #

Insert ¶ #

Insert ¶ #

Insert ¶ #

VII. DEMAND FOR JURY TRIAL

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Dated: 6-27-18

Sign: William Scott Wright

Print Name: William Scott Wright

Plaintiff in pro per